IN AND FOR THE

Fifth Appellate District

January 4, 2000

F034141 In re Chong F., et al., Minors; Fresno County Department of Children & Family Services v. See F.

No brief having been filed by appellant after notice duly given under rule 17(c) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F034352 Annie P. v. Superior Court of Tulare County; Tulare Co. Dept. of Health and Human Services

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F030540 Maxwell v. State of California et al.

The judgment is affirmed in part, reversed in part and remanded with directions. Dibiaso, Acting P.J.

We concur: Vartabedian, J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F029108 People v. Hidalgo, Jr.

The judgment is affirmed. Dibiaso, J.

We concur: Ardaiz, P.J.; Vartabedian, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F031766 People v. Armstrong

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

IN AND FOR THE

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F029783 Bank of the Sierra, et al. v. Dawson, et al.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F030609 Responsible Citizens, et al. v. County of Fresno, et al.; Calmat Company, et al.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F031499 People v. Bradford

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F028152 People v. Hamley

The judgment is affirmed. Wiseman, J.

We concur: Dibiaso, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F031815 People v. Johnson

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

IN AND FOR THE

Fifth Appellate District

January 4, 2000

F032576 In re Armando S.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F031416 Da Ponte et al. v. Diamondback Enterprises et al.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F028473 People v. Mancebo

The judgment is modified by striking the sentences imposed for the firearm-use enhancements attached to counts 3 and 9. The trial court shall prepare an amended abstract of judgment. In all other respects the judgment is affirmed. Wiseman, J.

We concur: Dibiaso, Acting P.J.; Silveira, Pro Tem J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F033254 In re Sarah M., a Minor

The judgment is affirmed. Harris, J.

We concur: Ardaiz, P.J.; Buckley, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F028803 People v. Thomas

The judgment is affirmed. Harris, J.

We concur: Ardaiz, P.J.; Buckley, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

IN AND FOR THE

Fifth Appellate District

January 4, 2000

F030655 People v. Field

The judgment is affirmed. Wiseman, J.

We concur: Vartabedian, Acting P.J.; Silveira, Pro Tem J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F030965 People v. Garcia, Jr.

In action No. 2087, the judgment of conviction on count I (Sec 273.5, subd(a)) is reversed with directions to dismiss count I, and the Judgments of conviction on counts II(Sec 166, subd.(a)(4)) and III (Sec 245, subd.(a)(1)) are affirmed. In action No. 1989, the judgment of conviction on count II (Sec 148, subd.(a)) is affirmed. the matter is remanded for resentencing. Thaxter, J.

We concur: Ardaiz, P.J.; Buckley, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]